

1 79.10 (11) (d) Before ~~December 1~~ November 20, the department of revenue
2 shall calculate, to the nearest \$100, the estimated fair market value necessary to
3 distribute the total amount available for distribution under s. 79.15.”.

4 *b0115/P1.1***753**. Page 742, line 23: after that line insert:

5 “*b0115/P1.1*~~SECTION 1514f~~. 79.14 of the statutes is amended to read:

6 **79.14 School levy tax credit.** The appropriation under s. 20.835 (3) (b), for
7 the payments under s. 79.10 (4), is \$319,305,000 in 1994, 1995, and 1996;
8 \$469,305,000 beginning in 1997 and ending in 2006; \$593,050,000 in 2007;
9 \$672,400,000 in 2008; \$747,400,000 in 2009; and \$732,550,000 in 2010, 2011, and
10 2012; and \$747,400,000 in 2013 and in each year thereafter.”.

11 (H) ✓ *b0201/P1.1***754**. Page 743, line 12: after that line insert:

12 (I) “*b0201/P1.1***SECTION 1515m**. 84.01 (13) of the statutes is amended to read:

13 84.01 (13) ENGINEERING SERVICES. The department may engage such
14 engineering, consulting, surveying, or other specialized services as it deems
15 advisable. Any engagement of services under this subsection is exempt from ss.
16 16.70 to 16.75, 16.755 to 16.82, and 16.85 to 16.89, but ss. 16.528, 16.752, 16.753, and
17 16.754 apply to such engagement. Any engagement involving an expenditure of
18 \$3,000 or more shall be by formal contract approved by the governor. The
19 department shall ~~conduct a uniform cost-benefit analysis, as defined in s. 16.70 (3g),~~
20 ~~of each proposed engagement under this subsection that involves an estimated~~
21 ~~expenditure of more than \$25,000 in accordance with standards prescribed by rule~~
22 ~~of the department. The department shall review periodically, and before any~~
23 ~~renewal, the continued appropriateness of contracting pursuant to each engagement~~
24 ~~under this subsection that involves an estimated expenditure of more than \$25,000.”.~~

1 ✓ ***b0248/1.1*755.** Page 743, line 24: delete “20” and substitute “30”.

2 ✓ ***b0203/1.3*756.** Page 744, line 4: delete the material beginning with
3 “subsection:” and ending with ““Sponsor”” on line 7 and substitute “subsection,
4 “sponsor””.

5 ✓ ***b0203/1.2*757.** Page 744, line 4: delete “AND PARTNERSHIP”.

6 ✓ ***b0203/1.4*758.** Page 744, line 13: after “department.” insert “Sponsorship
7 agreements may include sponsor recognition placed on such property of the
8 department as department documents, highway maps, the department’s Internet
9 site, department vehicles, and equipment owned or controlled by the department.”.

10 ✓ ***b0203/1.5*759.** Page 744, line 14: delete lines 14 to 17.

11 ✓ ***b0203/1.6*760.** Page 744, line 20: delete “or (c)”.

12 ✓ ***b0205/P1.1*761.** Page 745, line 21: after that line insert:

13 “***b0205/P1.1*SECTION 1534m.** 84.013 (3m) (g) of the statutes is created to
14 read:

15 84.013 (3m) (g) The department shall begin construction of the following
16 projects no later than December 31, 2015:

17 1. A grade-separated interchange at CTH “V” and USH 151 in Fond du Lac
18 County.

19 2. A grade-separated crossing of CTH “T” over USH 151 in Fond du Lac
20 County.”.

21 ✓ ***b0250/1.1*762.** Page 745, line 21: after that line insert:

22 “***b0250/1.1*SECTION 1534g.** 84.013 (3m) (j) of the statutes is created to read:

1 84.013 (3m) (j) Notwithstanding s. 13.489 (1m) (e), the department shall, in the
2 2013–15 fiscal biennium, commence the preparation of an environmental impact
3 statement, as defined in s. 13.489 (1c) (b), for a major highway project involving a
4 proposed east arterial highway that begins at the intersection of STH 54 and STH
5 73 in the village of Port Edwards and extends to the intersection of STH 54 and CTH
6 “W” in the city of Wisconsin Rapids and that includes a new crossing of the Wisconsin
7 River.”.

8 ✓ ***b0251/1.1*763.** Page 745, line 21: after that line insert:

9 **“*b0251/1.1*SECTION 1534h.** 84.013 (3m) (k) of the statutes is created to read:

10 84.013 (3m) (k) Notwithstanding s. 13.489 (1m) (e), the department shall, in
11 the 2013–15 fiscal biennium, commence the preparation of an environmental impact
12 statement, as defined in s. 13.489 (1c) (b), for a proposed major highway project
13 involving USH 12 from the city of Elkhorn to the city of Whitewater.”.

14 ✓ ***b0198/P1.1*764.** Page 746, line 7: after that line insert:

15 **“*b0198/P1.1*SECTION 1537g.** 84.017 (3) of the statutes is renumbered 84.017
16 (3) (a).

17 ***b0198/P1.1*SECTION 1537h.** 84.017 (3) (b) of the statutes is created to read:

18 84.017 (3) (b) 1. Subject to subd. 2., during the 2013–15 fiscal biennium, the
19 department may encumber or expend moneys from any of the appropriations under
20 s. 20.395 (3) (aq), (av), (ax), (br), (bq), (bv), (bx), (cq), (cv), and (cx) for any costs
21 associated with the reconstruction of the Hoan Bridge, including approaches, that
22 exceed \$226,000,000.

23 2. The department may not encumber or expend more than \$10,000,000 from
24 the appropriations specified in subd. 1. during the 2013–15 fiscal biennium for the

1 purpose specified in subd. 1. unless the department submits to the joint committee
2 on finance a request for authorization to encumber or expend the moneys and the
3 joint committee on finance approves the request.”.

4 ✓ ***b0202/1.14*765.** Page 747, line 17: delete lines 17 to 22 and substitute:

5 “***b0202/1.14*SECTION 1542m.** 84.06 (13) of the statutes is created to read:

6 84.06 (13) EXPENDITURES FOR INTELLIGENT TRANSPORTATION SYSTEMS AND TRAFFIC
7 CONTROL SIGNALS. (a) The installation, replacement, or rehabilitation of traffic control
8 signals and intelligent transportation systems, not incidental to another highway
9 improvement, may be funded only from the appropriations under s. 20.395 (3) (eq),
10 (et), (ev), (eu), (ex), and (ez).

11 (b) No later than September 1, 2014, and annually thereafter until September
12 1, 2019, the department shall prepare and submit a report under s. 13.172 (3) to the
13 standing committees of the legislature with jurisdiction over transportation matters
14 on the expenditures from s. 20.395 (3) (et), (eu), and (ez) and on any other pertinent
15 information related to traffic signals and intelligent transportation systems.”.

16 ✓ ***b0203/1.7*766.** Page 749, line 1: delete “AND PARTNERSHIP”.

17 ✓ ***b0203/1.8*767.** Page 749, line 2: delete “and partnership”.

18 ✓ ***b0203/1.9*768.** Page 749, line 3: delete “or partner”.

19 ✓ ***b0333/P1.1*769.** Page 753, line 23: after that line insert:

20 “***b0333/P1.1*SECTION 1554m.** 84.10355 of the statutes is created to read:

21 **84.10355 Governor Patrick Lucey Highway.** The department shall
22 designate the route of STH 35 from the village of Ferryville in Crawford County to
23 the city of Prairie du Chien in Crawford County as the “Governor Patrick Lucey
24 Highway” in recognition and appreciation of Patrick J. Lucey, who served with

1 distinction as both the governor of Wisconsin from 1971 to 1977 and as the U.S.
2 Ambassador to Mexico from 1977 to 1979. The department shall mark this route, by
3 erecting and maintaining appropriate signs, to clearly identify to motorists the route
4 as the “Governor Patrick Lucey Highway.””.

5 ***b0209/P2.1*770.** Page 756, line 2: after that line insert:

6 **“*b0209/P2.1*SECTION 1556m.** 84.30 (5r) (title) of the statutes is amended to
7 read:

8 84.30 (5r) (title) SIGNS NONCONFORMING UNDER LOCAL ORDINANCES THAT ARE
9 ~~REALIGNED~~ RELOCATED BECAUSE OF STATE HIGHWAY PROJECTS.

10 ***b0209/P2.1*SECTION 1556n.** 84.30 (5r) (a) of the statutes is renumbered
11 84.30 (5r) (a) (intro.) and amended to read:

12 84.30 (5r) (a) (intro.) In this subsection, ~~“realignment” means relocation on the~~
13 ~~same site.~~

14 ***b0209/P2.1*SECTION 1556p.** 84.30 (5r) (a) 1. of the statutes is created to read:

15 84.30 (5r) (a) 1. “Municipality” means a city, village, or town.

16 ***b0209/P2.1*SECTION 1556q.** 84.30 (5r) (a) 2. of the statutes is created to read:

17 84.30 (5r) (a) 2. “Relocation” means the dismantling and moving of a sign to
18 a new location within the same municipality or the removal of a sign and erection of
19 a replacement sign, constructed of new materials, at a new location within the same
20 municipality.

21 ***b0209/P2.1*SECTION 1556r.** 84.30 (5r) (b) of the statutes is amended to read:

22 84.30 (5r) (b) If a highway project of the department causes the ~~realignment~~
23 relocation of a sign that does not conform to a local ordinance, the ~~realignment~~
24 relocation shall not affect the sign’s nonconforming status under the ordinance.

1 ***b0209/P2.1*SECTION 1556s.** 84.30 (5r) (c) of the statutes is amended to read:

2 84.30 **(5r)** (c) If in connection with a highway project of the department the
3 department proposes the ~~realignment~~ relocation or condemnation of a sign that does
4 not conform to a local ordinance, the sign owner may elect to relocate the sign within
5 the same municipality. If the sign owner does not make such an election and the
6 department proposes the relocation of the sign, the department shall notify the
7 governing body of the municipality or county where the sign is located and which
8 adopted the ordinance of the sign's proposed ~~realignment~~ relocation. Upon receiving
9 this notice, the governing body may petition the department to acquire the sign and
10 any real property interest of the sign owner. If the department succeeds in
11 condemning the sign, the governing body that made the petition to the department
12 shall pay to the department an amount equal to the condemnation award, less
13 relocation costs for the sign that would have been paid by the department if the sign
14 had been ~~realigned~~ relocated rather than condemned. Notwithstanding s. 86.30 (2)
15 (a) 1. and (b) 1., 1g., and 1r., if the governing body fails to pay this amount, the
16 department may reduce the municipality's or county's general transportation aid
17 payment under s. 86.30 by an equal amount.

18 ***b0209/P2.1*SECTION 1556t.** 84.30 (5r) (e) of the statutes is created to read:

19 84.30 **(5r)** (e) If a highway project of the department causes the relocation of
20 a sign that does not conform to a local ordinance, all of the following shall apply with
21 respect to relocation of the sign:

22 1. The size of the sign face, and the number of sign faces on the sign, after
23 relocation shall be the same as prior to relocation.

1 2. The height of the sign, as measured from road–grade level of the highway
2 from which motorists are intended to view the sign, after relocation shall be equal
3 to or greater than the height above road–grade prior to relocation.

4 3. The new location for the sign shall meet all requirements for a sign permit
5 under this section, to the extent the department issues permits for signs.”.

6 ✓ ***b0249/2.1*771.** Page 757, line 12: after that line insert:

7 **“*b0249/2.1*SECTION 1559w.** 85.0205 of the statutes is created to read:

8 **85.0205 Expenditures for aesthetic elements.** (1) Except as provided in
9 subs. (2) and (3), the department may not expend more than 1.5 percent of the project
10 costs of any highway improvement project on elements that the department
11 determines are primarily related to the aesthetic preferences of communities
12 adjacent to the project, generally known as community sensitive solutions.

13 (2) Subsection (1) does not apply if any of the following apply:

14 (a) The elements are included in a federal record of decision or similar federal
15 project approval issued prior to the effective date of this section [LRB inserts
16 date].

17 (b) The inclusion of the elements is required to receive approval for the use of
18 federal funds on the project.

19 (3) The department may expend more than the amount permitted under sub.
20 (1) if the expenditures in excess of the amount permitted are reimbursed by another
21 party.”.

22 ✓ ***b0052/4.8*772.** Page 757, line 16: delete that line and substitute:

23 “(a) “Eligible entity” has the meaning given in 23 USC 213 (c) (4) (B).”.

1 ✓ ***b0052/4.9*773.** Page 757, line 19: delete “political subdivision” and
2 substitute “eligible entity”.

3 ✓ ***b0071/P2.2*774.** Page 758, line 4: after that line insert:

4 “***b0071/P2.2*SECTION 1564e.** 85.063 (title) and (1) (intro.) and (b) of the
5 statutes are repealed.

6 ***b0071/P2.2*SECTION 1564m.** 85.063 (1) (c) of the statutes is renumbered
7 182.017 (1g) (ct) and amended to read:

8 182.017 (1g) (ct) “Urban rail transit system” means a system, either publicly
9 or privately owned, which ~~will provide~~ provides transportation by rail in a
10 municipality to the public on a regular and continuing basis and which begins service
11 on or after the effective date of this paragraph ... [LRB inserts date].

12 ***b0071/P2.2*SECTION 1564s.** 85.063 (2) and (3) of the statutes are repealed.”.

13 ✓ ***b0077/2.6*775.** Page 761, line 24: after that line insert:

14 “***b0077/2.6*SECTION 1568m.** 85.19 (1) of the statutes is amended to read:

15 85.19 (1) STANDARDS. The department, in consultation with the department of
16 natural resources under s. 281.33 (3) (a) 2., shall, by rule, establish standards for the
17 control of soil erosion related to highway and bridge construction that is funded in
18 whole or in part with state or federal funds. ~~At a minimum, the~~ The standards shall
19 require the use of best management practices.”.

20 ✓ ***b0355/2.2*776.** Page 761, line 25: delete the material beginning with that
21 line and ending with page 764, line 21, and substitute:

22 “***b0355/2.2*SECTION 1569b.** 85.20 (4m) (a) 6. cm. of the statutes is amended
23 to read:

1 85.20 (4m) (a) 6. cm. From the appropriation under s. 20.395 (1) (ht), the
2 department shall pay ~~\$66,585,600 for aid payable for calendar year 2010,~~
3 ~~\$68,583,200 for aid payable for calendar year 2011,~~ and \$61,724,900 for aid payable
4 for calendar year years 2012 to 2014 and \$64,193,900 for calendar year 2015 and
5 thereafter, to the eligible applicant that pays the local contribution required under
6 par. (b) 1. for an urban mass transit system that has annual operating expenses of
7 \$80,000,000 or more. If the eligible applicant that receives aid under this subd. 6.
8 cm. is served by more than one urban mass transit system, the eligible applicant may
9 allocate the aid between the urban mass transit systems in any manner the eligible
10 applicant considers desirable.

11 ***b0355/2.2*SECTION 1571d.** 85.20 (4m) (a) 6. d. of the statutes is amended to
12 read:

13 85.20 (4m) (a) 6. d. From the appropriation under s. 20.395 (1) (hu), the
14 department shall pay ~~\$17,496,400 for aid payable for calendar year 2010,~~
15 ~~\$18,021,300 for aid payable for calendar year 2011,~~ and \$16,219,200 for aid payable
16 for calendar year years 2012 to 2014 and \$16,868,000 for calendar year 2015 and
17 thereafter, to the eligible applicant that pays the local contribution required under
18 par. (b) 1. for an urban mass transit system that has annual operating expenses in
19 excess of \$20,000,000 but less than \$80,000,000. If the eligible applicant that
20 receives aid under this subd. 6. d. is served by more than one urban mass transit
21 system, the eligible applicant may allocate the aid between the urban mass transit
22 systems in any manner the eligible applicant considers desirable.”.

23 ***b0355/2.3*777.** Page 765, line 4: delete lines 4 to 11.

1 ✓ ***b0355/2.4*778.** Page 765, line 15: delete lines 15 and 16 and substitute
2 “~~year 2011, and \$23,267,200 in calendar year years 2012 and 2013, \$23,544,900 in~~
3 calendar year 2014, and \$24,486,700 in calendar year 2015 and thereafter. These
4 amounts, to the extent practicable, shall”.

5 ✓ ***b0355/2.5*779.** Page 766, line 1: delete lines 1 to 8.

6 ✓ ***b0355/2.6*780.** Page 766, line 12: delete lines 12 and 13 and substitute
7 “~~2011, and \$5,267,000 in calendar year years 2012 and 2013, \$4,989,300 in calendar~~
8 year 2014, and \$5,188,900 in calendar year 2015 and thereafter. These amounts, to
9 the extent practicable, shall”.

10 ✓ ***b0355/2.7*781.** Page 766, line 15: delete lines 15 to 20.

11 ✓ ***b0208/P1.1*782.** Page 767, line 8: after that line insert:

12 “***b0208/P1.1*SECTION 1581m.** 86.195 (3) (b) 3. of the statutes is amended to
13 read:

14 86.195 (3) (b) 3. Fifty percent of the sales price, as defined in s. 77.51 (15b), of
15 the business is from the sale of food and food ingredients, as defined in s. 77.51 (3t),
16 that are taxable under subch. III of ch. 77 or that are bakery items produced by the
17 seller; and”.

18 ✓ ***b0356/1.1*783.** Page 767, line 8: after that line insert:

19 “***b0356/1.1*SECTION 1581q.** 86.30 (2) (a) 3. of the statutes is amended to read:

20 86.30 (2) (a) 3. For each mile of road or street under the jurisdiction of a
21 municipality as determined under s. 86.302, the mileage aid payment shall be ~~\$2,055~~
22 ~~in calendar year 2010 and \$2,117 in calendar year 2011~~ years 2013 and 2014 and
23 \$2,202 in calendar year 2015 and thereafter.

24 ***b0356/1.1*SECTION 1581s.** 86.30 (9) (b) of the statutes is amended to read:

1 86.30 (9) (b) For the purpose of calculating and distributing aids under sub. (2),
2 the amounts for aids to counties are ~~\$101,375,500 in calendar year 2010,~~
3 ~~\$104,416,800 in calendar year 2011, and \$94,615,600 in calendar year 2012 years~~
4 2013 and 2014 and \$98,400,200 in calendar year 2015 and thereafter. These
5 amounts, to the extent practicable, shall be used to determine the statewide county
6 average cost-sharing percentage in the particular calendar year.

7 ***b0356/1.1*SECTION 1581u.** 86.30 (9) (c) of the statutes is amended to read:

8 86.30 (9) (c) For the purpose of calculating and distributing aids under sub. (2),
9 the amounts for aids to municipalities are ~~\$318,939,100 in calendar year 2010,~~
10 ~~\$328,507,300 in calendar year 2011, and \$308,904,300 in calendar year 2012 years~~
11 2013 and 2014 and \$321,260,500 in calendar year 2015 and thereafter. These
12 amounts, to the extent practicable, shall be used to determine the statewide
13 municipal average cost-sharing percentage in the particular calendar year.”.

14 ✓ ***b0357/1.1*784.** Page 767, line 8: after that line insert:

15 ***b0357/1.1*SECTION 1581t.** 86.19 (1g) of the statutes is created to read:

16 86.19 (1g) The department shall erect and maintain 3 directional signs, one
17 viewable from the southbound lane of I 43 near the Highland Avenue and 11th Street
18 exit in Milwaukee County, one viewable from the northbound lane of I 43 near the
19 Michigan Street and 10th Street exit in Milwaukee County, and one viewable from
20 the eastbound lane of I 794 near the James Lovell Street and St. Paul Avenue exit
21 in Milwaukee County, for the Milwaukee Central Library. Each sign shall contain
22 the words “Historic Milwaukee Public Library.” The department may not charge any
23 fee related to any sign erected and maintained under this subsection.”.

24 ✓ ***b0197/P1.3*785.** Page 770, line 1: after “(6)” insert “(a)”.

1 ***b0197/P1.4*786.** Page 770, line 3: after “governor” insert “and approved as
2 provided in par. (b)”.

3 ***b0015/P6.6*787.** Page 770, line 3: after that line insert:

4 ***b0015/P6.6*SECTION 1587p.** 91.01 (15) (intro.) of the statutes is amended to
5 read:

6 91.01 (15) (intro.) “Farmland preservation agreement” means any of the
7 following agreements between an owner of land and the department under which the
8 owner agrees to restrict the use of land in return for tax credits or grants:

9 ***b0015/P6.6*SECTION 1587q.** 91.80 of the statutes is amended to read:

10 **91.80 Soil and water conservation by persons claiming tax credits or**
11 **applying for grants.** An owner claiming farmland preservation tax credits under
12 s. 71.613 or applying for a grant under s. 91.90 shall comply with applicable land and
13 water conservation standards promulgated by the department under ss. 92.05 (3) (c)
14 and (k), 92.14 (8), and 281.16 (3) (b) and (c).

15 ***b0015/P6.6*SECTION 1587r.** 91.82 (1) (b) of the statutes is amended to read:

16 91.82 (1) (b) For the purpose of par. (a), a county land conservation committee
17 shall inspect each farm for which the owner claims farmland preservation tax credits
18 under subch. IX of ch. 71 or applies for grants under s. 91.90 at least once every 4
19 years.

20 ***b0015/P6.6*SECTION 1587s.** 91.82 (2) (b) of the statutes is amended to read:

21 91.82 (2) (b) A county land conservation committee shall provide to the
22 department of revenue and the department of agriculture, trade and consumer
23 protection a copy of each notice of noncompliance issued under par. (a).

insert
from
PP:
324-
330

***b0015/P6.6*SECTION 1587t.** Subchapter VII of chapter 91 [precedes 91.90] of the statutes is created to read:

CHAPTER 91

SUBCHAPTER VII

FARMLAND PRESERVATION GRANTS

91.90 Farmland preservation grants. (1) **DEFINITIONS.** In this section:

(a) “Eligible farm” means a farm that has produced at least \$6,000 in gross farm revenues during the taxable year to which an application relates or, in the taxable year to which the application relates and the 2 immediately preceding taxable years, at least \$18,000 in gross farm revenues.

(b) “Household” means an individual and his or her spouse and all minor dependents.

(c) “Qualifying acres” means the number of acres of a farm that correlate to an applicant’s percentage of ownership interest in a farm to which one of the following applies:

1. The farm is wholly or partially covered by a farmland preservation agreement, except that if the farm is only partially covered, the qualifying acres calculation includes only those acres that are covered by a farmland preservation agreement.

2. The farm is located in a farmland preservation zoning district at the end of the taxable year to which the application relates.

3. If the applicant transferred the applicant's ownership interest in the farm during the taxable year to which the application relates, the farm was wholly or partially covered by a farmland preservation agreement, or the farm was located in a farmland preservation zoning district, on the date on which the applicant

1 transferred the ownership interest. For the purposes of this subdivision, a land
2 contract is a transfer of ownership interest.

3 (2) ELIGIBLE APPLICANT. An owner of farmland, domiciled in this state during
4 the entire taxable year to which an application under this section relates, is eligible
5 for a grant under this section, subject to the following:

6 (a) If 2 or more individuals of a household are able to qualify individually as
7 an applicant, they may determine between them who the applicant will be. If they
8 are unable to agree, the matter shall be referred to the secretary of agriculture, trade
9 and consumer protection, whose decision is final.

10 (b) If any person in a household has claimed or will claim credit under subch.
11 VIII of ch. 71, all persons from that household are ineligible to receive a grant under
12 this section for the year to which the credit under subch. VIII of ch. 71 pertains.

13 (c) For partnerships, except publicly traded partnerships treated as
14 corporations under s. 71.22 (1k), each individual partner is an eligible applicant.

15 (d) For limited liability companies, except limited liability companies treated
16 as corporations under s. 71.22 (1k), each individual member is an eligible applicant.

17 (e) For purposes of filing an application under this section, the personal
18 representative of an estate and the trustee of a trust are considered owners of
19 farmland. The estate of a person who is a nonresident of this state on the person's
20 date of death, a trust created by a nonresident person, a trust that receives Wisconsin
21 real property from a nonresident person, or a trust in which a nonresident settlor
22 retains a beneficial interest is not an eligible applicant under this section.

23 (f) For purposes of this section, when land is subject to a land contract, the
24 eligible applicant is the vendee under the contract.

1 (g) For purposes of this section, when a guardian has been appointed in this
2 state for a ward who owns the farmland, the eligible applicant is the guardian on
3 behalf of the ward.

4 (h) For a tax-option corporation, each individual shareholder is an eligible
5 applicant.

6 **(3) GRANTS.** Subject to the limitations and conditions in sub. (4), if a person who
7 is an eligible applicant under sub. (2) applies for a grant under this section, the
8 department shall pay the person a grant in an amount calculated by multiplying the
9 number of the person's qualifying acres by one of the following:

10 (a) Ten dollars, if the qualifying acres are located in a farmland preservation
11 zoning district and are also subject to a farmland preservation agreement that is
12 entered into after July 1, 2009.

13 (b) Seven dollars and 50 cents, if the qualifying acres are located in a farmland
14 preservation zoning district but are not subject to a farmland preservation
15 agreement that is entered into after July 1, 2009.

16 (c) Five dollars, if the qualifying acres are subject to a farmland preservation
17 agreement that is entered into after July 1, 2009, but are not located in a farmland
18 preservation zoning district.

19 **(4) LIMITATIONS AND CONDITIONS.** (a) The department may not pay a grant under
20 this section unless all of the following apply:

- 21 1. The grant relates to a taxable year that begins after December 31, 2013.
- 22 2. The applicant certifies to the department that the applicant has paid, or is
23 legally responsible for paying, the property taxes levied against the qualifying acres
24 to which the application relates.

1 3. The applicant certifies to the department that at the end of the taxable year
2 to which the application relates or on the date on which the person transferred the
3 person's ownership interest in the farm, if the transfer occurs during the taxable year
4 to which the application relates, there was no outstanding notice of noncompliance
5 issued against the farm under s. 91.82 (2).

6 4. The applicant submits to the department a certification of compliance with
7 soil and water conservation standards, as required by s. 91.80, issued by the county
8 land conservation committee unless, in the last preceding year, the applicant
9 received a tax credit under ss. 71.57 to 71.61 or s. 71.613 or a grant under this section
10 for the same farm.

11 (b) If a farm is jointly owned by 2 or more persons who file separate income or
12 franchise tax returns, each person may receive a grant under this section based on
13 the person's ownership interest in the farm.

14 (c) If a person acquires or transfers ownership of a farm during a taxable year
15 for which an application may be filed under this section, the person may apply for
16 a grant under this section based on the person's liability for the property taxes levied
17 on the person's qualifying acres for the taxable year to which the application relates.

18 (d) A person shall apply for a grant under this section on a form prepared by
19 the department and shall submit any documentation required by the department.
20 On the application form, the applicant shall certify all of the following:

21 1. The number of qualifying acres for which the application is made.

22 2. The location and tax parcel number for each parcel on which the qualifying
23 acres are located.

24 3. That the qualifying acres are covered by a farmland preservation agreement
25 or located in a farmland preservation zoning district, or both.

1 4. That the qualifying acres are part of a farm that complies with applicable
2 state soil and water conservation standards, as required by s. 91.80.

3 (e) A person is not eligible for a grant under this section unless the person
4 applies for the grant within one year after the end of the taxable year to which the
5 application relates."

6 ~~*b0111/1.1*788.~~ Page 770, line 3: after that line insert:

7 ~~*b0111/1.1*SECTION 1587~~pe. 91.64 (1) of the statutes is amended to read:

8 91.64 (1) SUBMITTING AN APPLICATION. An owner who wishes to enter into a
9 farmland preservation agreement shall submit an application signed by the owner
10 and each person required to be identified under sub. (2) (f), on a form provided by the
11 department, to the county clerk of the county in which the land is located.

12 ~~*b0111/1.1*SECTION 1587~~pg. 91.64 (2) (g) of the statutes is repealed."

13 ~~*b0197/P1.5*789.~~ Page 770, line 3: after that line insert:

14 "(b) If the department proposes to pay aid under this section in excess of
15 \$1,000,000, in connection with disaster damage resulting from a single disaster, the
16 department shall notify the joint committee on finance in writing of the proposed
17 payment. If the cochairpersons of the committee do not notify the department that
18 the committee has scheduled a meeting for the purpose of reviewing the proposed
19 payment within 14 working days after the date of the department's notification, the
20 department may consider the proposed payment approved for purposes of par. (a).
21 If, within 14 working days after the date of the department's notification, the
22 cochairpersons of the committee notify the department that the committee has
23 scheduled a meeting for the purpose of reviewing the proposed payment, the

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1 proposed payment is not approved for purposes of par. (a) unless it is expressly
2 approved by the committee.

3 ***b0197/P1.5*SECTION 1587m.** 86.34 (7) of the statutes is created to read:

4 86.34 (7) Beginning in the 2nd fiscal year of the 2013–15 fiscal biennium, and
5 in the 2nd fiscal year of each fiscal biennium thereafter, the department shall
6 calculate the amount of aid paid under this section, during the biennium, in excess
7 of \$1,000,000, in connection with disaster damage resulting from a single disaster.
8 The amount calculated under this subsection shall be transferred under s. 20.855 (4)
9 (fr) from the general fund to the transportation fund in the 2nd fiscal year of each
10 fiscal biennium.”

11 ✓ ***b0109/P1.1*790.** Page 770, line 25: after that line insert:

12 **“*b0109/P1.1*SECTION 1592g.** 93.48 (1) of the statutes is amended to read:

13 93.48 (1) The department may award grants from the appropriation under s.
14 20.115 (4) (am) to individuals or organizations to fund projects that are designed to
15 increase the sale of agricultural products grown in this state that are purchased in
16 close proximity to where they are produced. The department may not award a grant
17 under this section unless the applicant contributes matching funds equal to at least
18 50 percent of the costs of the project. The department shall promulgate rules for the
19 program under this section.”.

20 ✓ ***b0107/1.2*791.** Page 771, line 1: after that line insert:

21 **“*b0107/1.2*SECTION 1593gd.** 94.64 (3r) (b) of the statutes is amended to read:

22 94.64 (3r) (b) Beginning with the license year that begins on August 15, 2007
23 2013, a person applying for a license under sub. (3) shall pay the following

1 agricultural chemical cleanup surcharges, unless the department establishes
2 different surcharges under s. 94.73 (15) ~~after October 27, 2007~~:

3 1. For each business location and each mobile unit that the applicant uses to
4 manufacture fertilizer in this state, other than a business location or mobile unit that
5 is also licensed under s. 94.685 or 94.703, ~~\$14~~ \$11.20.

6 2. If the applicant distributes, but does not manufacture, fertilizer in this state,
7 ~~\$14~~ \$11.20.

8 ***b0107/1.2*SECTION 1593gh.** 94.64 (4) (a) 1. of the statutes is amended to read:

9 94.64 (4) (a) 1. A basic fee of ~~23~~ 30 cents per ton for fertilizer sold or distributed
10 beginning on ~~October 29, 1999~~ July 1, 2001, and ending on June 30, ~~2001~~ 2012, and
11 ~~30~~ 23 cents per ton for fertilizer sold or distributed after June 30, ~~2001~~ 2012, with
12 a minimum fee of \$25.

13 ***b0107/1.2*SECTION 1593gj.** 94.64 (4) (a) 2. of the statutes is amended to read:

14 94.64 (4) (a) 2. A research fee of ~~10~~ 17 cents per ton, with a minimum fee of \$1.

15 ***b0107/1.2*SECTION 1593gm.** 94.64 (4) (a) 5. of the statutes is amended to
16 read:

17 94.64 (4) (a) 5. An agricultural chemical cleanup surcharge of ~~44~~ 35 cents per
18 ton on all fertilizer that the person sells or distributes in this state after June 30, 2007
19 2014, unless the department establishes a different surcharge under s. 94.73 (15)
20 ~~after October 27, 2007~~.

21 ***b0107/1.2*SECTION 1593he.** 94.681 (3) (a) of the statutes is amended to read:

22 94.681 (3) (a) If the applicant sells less than \$25,000 of the product during the
23 payment period for use in this state, ~~\$3.50~~ \$2.80.

24 ***b0107/1.2*SECTION 1593hg.** 94.681 (3) (b) of the statutes is amended to read:

1 94.681 (3) (b) If the applicant sells at least \$25,000 but less than \$75,000 of that
2 product during the payment period for use in this state, ~~\$120~~ \$96.

3 ***b0107/1.2*SECTION 1593hi.** 94.681 (3) (c) of the statutes is amended to read:

4 94.681 (3) (c) If the applicant sells at least \$75,000 of that product during the
5 payment period for use in this state, an amount equal to ~~0.75~~ 0.60 percent of gross
6 revenues from sales of the product during the payment period for use in this state.

7 ***b0107/1.2*SECTION 1593ic.** 94.685 (3) (a) 2. of the statutes is amended to
8 read:

9 94.685 (3) (a) 2. An agricultural chemical cleanup surcharge of ~~\$28~~ \$22.40,
10 unless the department establishes a different surcharge under s. 94.73 (15) after
11 ~~October 27, 2007~~.

12 ***b0107/1.2*SECTION 1593im.** 94.703 (3) (a) 2. of the statutes is amended to
13 read:

14 94.703 (3) (a) 2. An agricultural chemical cleanup surcharge of ~~\$38~~ \$30.40,
15 unless the department establishes a different surcharge under s. 94.73 (15) after
16 ~~October 27, 2007~~.

17 ***b0107/1.2*SECTION 1593is.** 94.704 (3) (a) 2. of the statutes is amended to
18 read:

19 94.704 (3) (a) 2. An agricultural chemical cleanup surcharge of ~~\$14~~ \$11.20,
20 unless the department establishes a different surcharge under s. 94.73 (15) after
21 ~~October 27, 2007~~.

22 ***b0107/1.2*SECTION 1593km.** 94.73 (3m) (w) of the statutes is created to read:

23 94.73 (3m) (w) The cost of corrective action taken in response to a discharge
24 from a bulk storage facility, owned or operated by a person who manufactures or
25 distributes fertilizer or pesticide, that is located on property on which no bulk storage

1 facility was located before the effective date of this paragraph [LRB inserts date],
2 unless the person filed construction plans for the bulk storage facility with the
3 department before the effective date of this paragraph [LRB inserts date].”.

4 ✓ ***b0112/1.1*792.** Page 771, line 1: after that line insert:

5 “***b0112/1.1*SECTION 1593v.** 98.04 (2) of the statutes is amended to read:

6 98.04 (2) A municipality that is required to establish a department of weights
7 and measures under sub. (1) may contract with the department of agriculture, trade,
8 and consumer protection to enforce the provisions of this chapter within the
9 municipality’s jurisdiction instead of establishing its own department if the
10 department of agriculture, trade and consumer protection agrees to enter into such
11 a contract. The department of agriculture, trade and consumer protection may
12 charge the municipality fees sufficient to cover the department’s costs under the
13 contract. A municipality may recover an amount not to exceed the cost of these fees
14 by assessing fees on the persons who receive services under the weights and
15 measures program. A municipality that is required to establish a department of
16 weights and measures under sub. (1) may contract with a private weights and
17 measures service provider licensed under s. 98.18 to enforce the provisions of this
18 chapter within the municipality’s jurisdiction instead of establishing its own
19 department. A municipality may recover an amount not to exceed the cost it incurs
20 under a contract with a private weights and measures service provider by assessing
21 fees on the persons who receive services under the weights and measures program.”.

22 ✓ ***b0113/1.1*793.** Page 771, line 1: after that line insert:

23 “***b0113/1.1*SECTION 1593L.** 94.73 (9) of the statutes is repealed.”.

24 ✓ ***b0367/P1.1*794.** Page 771, line 4: after that line insert:

1 “***b0367/P1.1*SECTION 1594g.** 100.209 (2) (e) 1. of the statutes is repealed.

2 ***b0367/P1.1*SECTION 1594r.** 100.209 (2) (e) 2. of the statutes is renumbered
3 100.209 (2) (e) and amended to read:

4 100.209 (2) (e) If a multichannel video provider intends to disconnect a
5 subscriber’s video programming service, or a portion of that service, the
6 multichannel video provider shall give the subscriber at least 10 days’ advance
7 written notice of the disconnection. A multichannel video provider is not required
8 to give the notice under this subdivision paragraph if the disconnection is requested
9 by the subscriber, is necessary to prevent theft of video programming service or is
10 necessary to reduce or prevent signal leakage, as described in 47 CFR 76.611.”.

11 ✓ ***b0086/2.5*795.** Page 771, line 15: delete lines 15 to 18.

12 ✓ ***b0323/1.1*796.** Page 771, line 23: substitute “~~101.147,~~” for “101.147,”.

13 ✓ ***b0323/1.2*797.** Page 772, line 6: substitute “~~101.147,~~” for “101.147,”.

14 ✓ ***b0323/1.3*798.** Page 772, line 14: substitute “~~101.147,~~” for “101.147,”.

15 ✓ ***b0058/P2.5*799.** Page 772, line 18: after that line insert:

16 “***b0058/P2.5*SECTION 1599p.** 101.055 (3) (a) of the statutes is amended to
17 read:

18 101.055 (3) (a) The department shall adopt, by administrative rule, standards
19 to protect the safety and health of public employees. The standards shall provide
20 protection at least equal to that provided to private sector employees under
21 standards promulgated by the federal occupational safety and health
22 administration, but no rule may be adopted by the department which defines a
23 substance as a “toxic substance” solely because it is listed in the latest printed edition
24 of the national institute for occupational safety and health registry of toxic effects of

1 chemical substances. The department shall revise the safety and health standards
2 adopted for public employees as necessary to provide protection at least equal to that
3 provided to private sector employees under federal occupational safety and health
4 administration standards, except as otherwise provided in this paragraph.
5 Notwithstanding ss. 35.93 and 227.21, if the standards adopted by the department
6 are identical to regulations adopted by a federal agency, the standards need not be
7 duplicated published in full in the Wisconsin administrative code and register as
8 provided in ss. 35.93 and 227.21 if the identical federal regulations are made
9 available to the public at a reasonable cost, and promulgated in accordance with ch.
10 227, except s. 227.21, and distributed in accordance with s. 35.84. The department
11 may provide to the legislative reference bureau one or more Web addresses to provide
12 electronic access to any standards adopted under this paragraph for publication in
13 conjunction with the publication of the Wisconsin administrative code and register
14 under s. 35.93.”.

15 ✓ ***b0097/2.34*800.** Page 772, line 18: after that line insert:

16 **“*b0097/2.34*SECTION 1599n.** 101.055 (2) (a) of the statutes is amended to
17 read:

18 101.055 (2) (a) “Agency” means an office, department, independent agency,
19 authority, institution, association, society, or other body in state government created
20 or authorized to be created by the constitution or any law, and includes the
21 legislature and the courts, ~~but excludes the Health Insurance Risk-Sharing Plan~~
22 ~~Authority.”.~~

23 ✓ ***b0086/2.6*801.** Page 775, line 5: delete the material beginning with “plan”
24 and ending with “review and” on line 6 and substitute “plan review and”.

✓ ***b0068/1.15*802.** Page 778, line 6: delete “(2) (eu)” and substitute “(6) (fr)”.

✓ ***b0068/1.16*803.** Page 779, line 14: delete lines 14 to 20 and substitute:

“***b0068/1.16*SECTION 1646b.** 101.143 (2) (L) of the statutes is repealed.”.

✓ ***b0068/1.17*804.** Page 789, line 4: delete “(2) (eu)” and substitute “(6) (fr)”.

✓ ***b0068/1.18*805.** Page 789, line 7: delete “(2) (eu)” and substitute “(6) (fr)”.

✓ ***b0068/1.19*806.** Page 789, line 12: delete that line and substitute “292.63

(4) (c) 10. and 12., as renumbered, are amended to read:”.

✓ ***b0068/1.20*807.** Page 789, line 12: after that line insert:

“292.63 (4) (c) 10. Fees charged under sub. ~~(2) (L)~~ or s. 292.55 (2).”.

✓ ***b0068/1.21*808.** Page 789, line 13: delete “292.63 (4) (c)”.

✓ ***b0323/1.4*809.** Page 792, line 14: after that line insert:

“***b0323/1.4*SECTION 1708e.** 101.147 of the statutes is repealed.

***b0323/1.4*SECTION 1708f.** 101.1472 of the statutes is created to read:

101.1472 Contractor regulation. (1) In this section:

(a) “Construction work” means construction, renovation, improvements, remodeling, installations, alterations, repairs, or demolition activities.

(b) “License” means a license, a permit, or a certificate of certification or registration.

(2) The department may not promulgate or enforce any rule that requires that a person who is engaged, or who offers to be engaged, in a business to do construction work hold a license issued under this chapter or ch. 145 unless the rule relates to a license specifically required by this chapter or ch. 145.

***b0323/1.4*SECTION 1708m.** 101.19 (1g) (m) of the statutes is repealed.”.

1 ✓ ***b0323/1.5*810.** Page 792, line 19: substitute “~~101.147,~~” for “101.147,”.

2 ✓ ***b0076/1.1*811.** Page 792, line 24: after that line insert:

3 ****b0076/1.1*SECTION 1710m.** 101.575 (4) (a) 1. of the statutes is amended to
4 read:

5 101.575 (4) (a) 1. The department determines that the city, village, town or fire
6 department is in substantial compliance with sub. (6) and ~~s. ss.~~ 101.14 (2) and
7 101.141 (1) and (2). The department shall establish by rule the meaning of
8 “substantial compliance” for purposes of this subdivision.

9 ***b0076/1.1*SECTION 1710r.** 101.575 (4) (a) 2. of the statutes is amended to
10 read:

11 101.575 (4) (a) 2. The city, village or town has submitted a form which is signed
12 by the clerk of the city, village or town and by the chief of the fire department
13 providing fire protection to that city, village or town, which is provided by the
14 department by rule and which certifies that the fire department is in substantial
15 compliance with this section or the department has audited the city, village, town or
16 fire department and determined that it is in substantial compliance with sub. (6) and
17 ~~s. ss.~~ 101.14 (2) and 101.141 (1) and (2). The department shall establish by rule the
18 meaning of “substantial compliance” for purposes of this subdivision.”.

19 ✓ ***b0088/2.1*812.** Page 793, line 7: after that line insert:

20 ****b0088/2.1*SECTION 1712g.** 101.983 (2) (title) of the statutes is amended to
21 read:

22 101.983 (2) (title) OPERATION; INSPECTIONS.

23 ***b0088/2.1*SECTION 1712m.** 101.983 (2) (e) of the statutes is created to read:

1 101.983 (2) (e) *Exemption*. This subsection does not apply to elevators or
2 dumbwaiters that serve individual residential dwelling units.

3 ***b0088/2.1*SECTION 1712r.** 101.983 (3) of the statutes is created to read:

4 101.983 (3) INSPECTIONS; INDIVIDUAL RESIDENTIAL DWELLING UNITS. No owner of
5 a residence may sell or otherwise transfer an individual residential dwelling unit
6 that is served by a dumbwaiter or an elevator unless the owner provides the
7 purchaser or transferee, prior to the sale or transfer of the property, with an
8 inspection report from an elevator inspector licensed under s. 101.985 (3) that
9 indicates that the dumbwaiter or elevator complies with this subchapter and any
10 applicable rules promulgated under this subchapter.”.

11 ✓ ***b0092/2.6*813.** Page 793, line 17: after that line insert:

12 **“*b0092/2.6*SECTION 1714d.** 106.32 of the statutes is created to read:

13 **106.32 Veteran employment grants. (1) DEFINITIONS.** In this section:

14 (a) “Disabled veteran” means a veteran who is verified by the department of
15 veterans affairs to have a service-connected disability rating of at least 50 percent
16 under 38 USC 1114 or 1134.

17 (b) “Full-time job” means a regular, nonseasonal full-time position in which
18 an individual, as a condition of employment, is required to work at least 2,080 hours
19 per year, including paid leave and holidays.

20 (c) “Part-time job” means a regular, nonseasonal part-time position in which
21 an individual, as a condition of employment, is required to work fewer than 2,080
22 hours per year, including paid leave and holidays.

23 (d) “Veteran” means a person who is verified by the department of veterans
24 affairs to have served on active duty under honorable conditions in the U.S. armed

1 forces, in forces incorporated as part of the U.S. armed forces, in the national guard,
2 or in a reserve component of the U.S. armed forces.

3 (2) GRANTS. (a) Beginning on the effective date of this paragraph [LRB
4 inserts date], from the appropriation account under s. 20.445 (1) (q), the department
5 shall award a grant in any of the following amounts to any person who hires a
6 disabled veteran to work at a business in this state:

7 1. For each disabled veteran the person hires in the calendar year to work a
8 full-time job at the person's business in this state, \$4,000 in the calendar year in
9 which the disabled veteran is hired and \$2,000 in each of the 3 calendar years
10 following the calendar year in which the disabled veteran is hired.

11 2. Subject to sub. (3) (c), for each disabled veteran the person hires in the
12 calendar year to work a part-time job at the person's business in this state, \$2,000
13 in the calendar year in which the disabled veteran is hired and \$1,000 in each of the
14 3 calendar years following the calendar year in which the disabled veteran is hired.

15 (b) A person shall apply for a grant under this section in the manner prescribed
16 by the department.

17 (3) LIMITATIONS. (a) The department shall not pay a grant to an applicant in
18 any calendar year in which the disabled veteran voluntarily or involuntarily leaves
19 his or her employment with the applicant.

20 (b) The department shall pay a grant under this section only for hiring a
21 disabled veteran who has received unemployment compensation benefits for at least
22 one week prior to being hired by the applicant, who was receiving such benefits at
23 the time that he or she was hired by the applicant, and who was eligible to receive
24 such benefits at the time the benefits were paid.

(c) The department shall determine the amount of the grant under sub. (2) (a)

2. as follows:

1. Divide the number of hours that the disabled veteran worked for the applicant during the calendar year by 2,080.

2. Multiply the amount of the grant under sub. (2) (a) 2., as appropriate, by the number determined under subd. 1.”.

✓ ***b0261/2.5*814.** Page 793, line 17: after that line insert:

“***b0261/2.5*SECTION 1714t.** 108.02 (3) of the statutes is created to read:

108.02 (3) ALCOHOL BEVERAGES. “Alcohol beverages” has the meaning given in s. 125.02 (1).

***b0261/2.5*SECTION 1714u.** 108.02 (9) of the statutes is created to read:

108.02 (9) CONTROLLED SUBSTANCE. “Controlled substance” has the meaning given in s. 961.01 (4).

***b0261/2.5*SECTION 1714um.** 108.02 (9m) of the statutes is created to read:

108.02 (9m) CONTROLLED SUBSTANCE ANALOG. “Controlled substance analog” has the meaning given in s. 961.01 (4m).

***b0261/2.5*SECTION 1714w.** 108.02 (15m) (intro.) of the statutes is amended to read:

108.02 (15m) FAMILY CORPORATION. (intro.) ~~Except as provided in s. 108.04 (7) (r), “family~~ “Family corporation” means:”.

✓ ***b0090/1.1*815.** Page 794, line 10: after “department.” insert “In addition, the department may, by rule, require an individual to take more than 4 reasonable work search actions in any week. The department shall require a uniform number of reasonable work search actions for similar types of claimants.”.

✓ *b0261/2.6*816. Page 794, line 16: after that line insert:

“*b0261/2.6*SECTION 1717b. 108.04 (2) (i) of the statutes is created to read:

108.04 (2) (i) 1. There is a rebuttable presumption that a claimant who is subject to the requirement under par. (a) 3. to conduct a reasonable search for suitable work has not conducted a reasonable search for suitable work in a given week if all of the following apply:

a. The claimant was last employed by a temporary help company.

b. The temporary help company required the claimant to contact the temporary help company about available assignments weekly, or less often as prescribed by the temporary help company, and the company gave the claimant written notice of that requirement at the time the claimant was initially employed by the company.

c. During that week, the claimant was required to contact the temporary help company about available assignments and the claimant did not contact the temporary help company about available assignments.

d. The temporary help company submits a written notice to the department within 10 business days after the end of that week reporting that the claimant did not contact the company about available assignments.

2. A claimant may only rebut the presumption under subd. 1. if the claimant demonstrates one of the following to the department for a given week:

a. That the claimant did contact the temporary help company about available assignments during that week.

b. That the claimant was not informed by the temporary help company of the requirement to contact the temporary help company or had other good cause for his

1 or her failure to contact the temporary help company about available assignments
2 during that week.

3 3. If a claimant who was last employed by a temporary help company contacts
4 the temporary help company during a given week about available assignments, that
5 contact constitutes one action that constitutes a reasonable search for suitable work,
6 for purposes of par. (a) 3.

7 *b0261/2.6*SECTION 1717d. 108.04 (5) of the statutes is renumbered 108.04
8 (5) (intro.) and amended to read:

9 108.04 (5) DISCHARGE FOR MISCONDUCT. (intro.) ~~Unless sub. (5g) results in~~
10 ~~disqualification, an~~ An employee whose work is terminated by an employing unit for
11 ~~misconduct by the employee~~ connected with the employee's work is ineligible to
12 receive benefits until 7 weeks have elapsed since the end of the week in which the
13 discharge occurs and the employee earns wages after the week in which the
14 discharge occurs equal to at least 14 times the employee's weekly benefit rate under
15 s. 108.05 (1) in employment or other work covered by the unemployment insurance
16 law of any state or the federal government. For purposes of requalification, the
17 employee's weekly benefit rate shall be ~~that the rate which that~~ that would have been paid
18 had the discharge not occurred. The wages paid to an employee by an employer
19 which terminates employment of the employee for misconduct connected with the
20 employee's employment shall be excluded from the employee's base period wages
21 under s. 108.06 (1) for purposes of benefit entitlement. This subsection does not
22 preclude an employee who has employment with an employer other than the
23 employer which terminated the employee for misconduct from establishing a benefit
24 year using the base period wages excluded under this subsection if the employee
25 qualifies to establish a benefit year under s. 108.06 (2) (a). The department shall

1 charge to the fund's balancing account any benefits otherwise chargeable to the
2 account of an employer that is subject to the contribution requirements under ss.
3 108.17 and 108.18 from which base period wages are excluded under this subsection.
4 For purposes of this subsection, "misconduct" means one or more actions or conduct
5 evincing such willful or wanton disregard of an employer's interests as is found in
6 deliberate violations or disregard of standards of behavior which an employer has a
7 right to expect of his or her employees, or in carelessness or negligence of such degree
8 or recurrence as to manifest culpability, wrongful intent, or evil design of equal
9 severity to such disregard, or to show an intentional and substantial disregard of an
10 employer's interests, or of an employee's duties and obligations to his or her
11 employer. In addition, "misconduct" includes:

12 *b0261/2.6*SECTION 1717f. 108.04 (5) (a) to (g) of the statutes are created to
13 read:

14 108.04 (5) (a) A violation by an employee of an employer's reasonable written
15 policy concerning the use of alcohol beverages, or use of a controlled substance or a
16 controlled substance analog, if the employee:

17 1. Had knowledge of the alcohol beverage or controlled substance policy; and
18 2. Admitted to the use of alcohol beverages or a controlled substance or
19 controlled substance analog or refused to take a test or tested positive for the use of
20 alcohol beverages or a controlled substance or controlled substance analog in a test
21 used by the employer in accordance with a testing methodology approved by the
22 department.

23 (b) Theft of an employer's property or services with intent to deprive the
24 employer of the property or services permanently, theft of currency of any value,
25 felonious conduct connected with an employee's employment with his or her

1 employer, or intentional or negligent conduct by an employee that causes substantial
2 damage to his or her employer's property.

3 (c) Conviction of an employee of a crime or other offense subject to civil
4 forfeiture, while on or off duty, if the conviction makes it impossible for the employee
5 to perform the duties that the employee performs for his or her employer.

6 (d) One or more threats or acts of harassment, assault, or other physical
7 violence instigated by an employee at the workplace of his or her employer.

8 (e) Absenteeism by an employee on more than 2 occasions within the 120-day
9 period before the date of the employee's termination, unless otherwise specified by
10 his or her employer in an employment manual of which the employee has
11 acknowledged receipt with his or her signature, or excessive tardiness by an
12 employee in violation of a policy of the employer that has been communicated to the
13 employee, if the employee does not provide to his or her employer both notice and one
14 or more valid reasons for the absenteeism or tardiness.

15 (f) Unless directed by an employee's employer, falsifying business records of the
16 employer.

17 (g) Unless directed by the employer, a willful and deliberate violation of a
18 written and uniformly applied standard or regulation of the federal government or
19 a state or tribal government by an employee of an employer that is licensed or
20 certified by a governmental agency, which standard or regulation has been
21 communicated by the employer to the employee and which violation would cause the
22 employer to be sanctioned or to have its license or certification suspended by the
23 agency.

24 ***b0261/2.6*SECTION 1717h.** 108.04 (5g) of the statutes is repealed and
25 recreated to read:

1 108.04 (5g) DISCHARGE FOR SUBSTANTIAL FAULT. (a) An employee whose work is
2 terminated by an employing unit for substantial fault by the employee connected
3 with the employee's work is ineligible to receive benefits until 7 weeks have elapsed
4 since the end of the week in which the termination occurs and the employee earns
5 wages after the week in which the termination occurs equal to at least 14 times the
6 employee's weekly benefit rate under s. 108.05 (1) in employment or other work
7 covered by the unemployment insurance law of any state or the federal government.
8 For purposes of requalification, the employee's benefit rate shall be the rate that
9 would have been paid had the discharge not occurred. For purposes of this
10 paragraph, "substantial fault" includes those acts or omissions of an employee over
11 which the employee exercised reasonable control and which violate reasonable
12 requirements of the employee's employer but does not include any of the following:

13 1. One or more minor infractions of rules unless an infraction is repeated after
14 the employer warns the employee about the infraction.

15 2. One or more inadvertent errors made by the employee.

16 3. Any failure of the employee to perform work because of insufficient skill,
17 ability, or equipment.

18 (b) The department shall charge to the fund's balancing account the cost of any
19 benefits paid to an employee that are otherwise chargeable to the account of an
20 employer that is subject to the contribution requirements under ss. 108.17 and
21 108.18 if the employee is discharged by the employer and paragraph (a) applies.

22 ***b0261/2.6*SECTION 1717j.** 108.04 (7) (a) of the statutes is amended to read:

23 108.04 (7) (a) If an employee terminates work with an employing unit, the
24 employee is ineligible to receive benefits until ~~4 weeks have elapsed since the end~~
25 ~~of the week in which the termination occurs and the employee earns wages after the~~

1 week in which the termination occurs equal to at least ~~4~~ 6 times the employee's
2 weekly benefit rate under s. 108.05 (1) in employment or other work covered by the
3 unemployment insurance law of any state or the federal government. For purposes
4 of requalification, the employee's weekly benefit rate shall be that rate which would
5 have been paid had the termination not occurred. This paragraph does not preclude
6 an employee from establishing a benefit year by using the base period wages paid by
7 the employer from which the employee voluntarily terminated, if the employee is
8 qualified to establish a benefit year under s. 108.06 (2) (a).

9 ***b0261/2.6*SECTION 1717L.** 108.04 (7) (d), (g), (j), (k), (m), (n), (o), (p) and (r)
10 of the statutes are repealed.

11 ***b0261/2.6*SECTION 1717n.** 108.04 (7) (e) of the statutes is amended to read:
12 108.04 (7) (e) Paragraph (a) does not apply if the department determines that
13 the employee accepted work which the employee could have failed to accept with good
14 cause under sub. (8) and terminated such work with the same good cause and within
15 the first ~~10 weeks~~ 30 calendar days after starting the work, or that the employee
16 accepted work which the employee could have refused under sub. (9) and terminated
17 such work within the first ~~10 weeks~~ 30 calendar days after starting the work. For
18 purposes of this paragraph, an employee has the same good cause for voluntarily
19 terminating work if the employee could have failed to accept the work under sub. (8)
20 (d) when it was offered, regardless of the reason articulated by the employee for the
21 termination.

22 ***b0261/2.6*SECTION 1717p.** 108.04 (7) (h) of the statutes is amended to read:
23 108.04 (7) (h) The department shall charge to the fund's balancing account
24 benefits paid to an employee that are otherwise chargeable to the account of an
25 employer that is subject to the contribution requirements of ss. 108.17 and 108.18

1 if the employee voluntarily terminates employment with that employer and par. (a),
2 (c), ~~(d)~~, (e), ~~(k)~~, (L), ~~(o)~~, ~~(p)~~, (q), (s), or (t) applies.

3 *b0261/2.6*SECTION 1717r. 108.04 (7) (L) (intro.) of the statutes is amended
4 to read:

5 108.04 (7) (L) (intro.) Paragraph (a) does not apply if the department
6 determines that the employee terminated work to accept employment or other work
7 covered by the unemployment insurance law of any state or the federal government,
8 ~~and earned wages in the subsequent work equal to at least 4 times the employee's~~
9 ~~weekly benefit rate under s. 108.05 (1) if the work:~~

10 *b0261/2.6*SECTION 1717t. 108.04 (7) (t) of the statutes is renumbered 108.04
11 (7) (t) (intro.) and amended to read:

12 108.04 (7) (t) (intro.) Paragraph (a) does not apply if the department
13 determines that the all of the following apply to an employee:

14 1. The employee's spouse changed his or her place of employment is a member
15 of the U.S. armed forces on active duty.

16 2. The employee's spouse was required by the U.S. armed forces to relocate to
17 a place to which it is impractical for the employee to commute and the

18 3. The employee terminated his or her work to accompany the spouse to that
19 place.

20 *b0261/2.6*SECTION 1717v. 108.05 (3) (c) (intro.) of the statutes, as affected by
21 2013 Wisconsin Act 11, is amended to read:

22 108.05 (3) (c) (intro.) Except when otherwise authorized in an approved
23 work-share program under s. 108.062 and except as provided in par. (cm), a claimant
24 is ineligible to receive any benefits for a week in which one or more of the following
25 applies to the claimant for 32 or more hours in that week:

1 ***b0261/2.6*SECTION 1717x.** 108.05 (3) (cm) of the statutes is created to read:

2 108.05 (3) (cm) 1. In this paragraph:

3 a. “Complete business shutdown” means that all locations operated by an
4 employer are closed for business completely and no employee employed by the
5 business is required by the employer to report for work or be available for work.

6 b. “State or federal holiday” means a day specified in s. 230.35 (4) (a) or in 5 USC
7 6103 (a).

8 2. An employer may, on or before December 1, provide to the department a
9 written notice designating that the employer will undergo a complete business
10 shutdown on one or more state or federal holidays in the succeeding calendar year.
11 An employer may not designate more than 7 state or federal holidays under this
12 subdivision for a complete business shutdown during the succeeding calendar year.

13 3. A notice under subd. 2. is not valid for any year subsequent to the succeeding
14 calendar year.

15 4. The number of hours specified in par. (c), as it applies to a claimant, is
16 reduced by 8 hours for the week during which a state or federal holiday occurs if all
17 of the following apply:

18 a. The claimant has base period wages only from the employer under subd. 2.

19 b. The employer designated the state or federal holiday for a complete business
20 shutdown under subd. 2. and underwent a complete business shutdown on that day.

21 5. If an employer that provides a notice under subd. 2. will not or does not
22 undergo a complete business shutdown on a state or federal holiday as designated
23 in the notice, the employer shall, no later than the first business day following the
24 week in which the state or federal holiday occurs, provide the department with a

1 written notice indicating that the complete business shutdown will not or did not
2 occur.”.

3 ✓ ***b0261/2.7*817.** Page 794, line 25: after that line insert:

4 **“*b0261/2.7*SECTION 1718e.** 108.14 (8n) (e) of the statutes is amended to read:

5 108.14 (8n) (e) The department shall charge this state’s share of any benefits
6 paid under this subsection to the account of each employer by which the employee
7 claiming benefits was employed in the applicable base period, in proportion to the
8 total amount of wages he or she earned from each employer in the base period, except
9 that if s. 108.04 (1) (f), (5), (7) (a), (c), ~~(d)~~, (e), ~~(k)~~, (L), ~~(o)~~, ~~(p)~~, (q), (s), or (t), (7m) or (8)
10 (a) or 108.07 (3), (3r), or (5) (b) ~~or (8)~~ would have applied to employment by such an
11 employer who is subject to the contribution requirements of ss. 108.17 and 108.18,
12 the department shall charge the share of benefits based on employment with that
13 employer to the fund’s balancing account, or, if s. 108.04 (1) (f) or (5) or 108.07 (3)
14 would have applied to an employer that is not subject to the contribution
15 requirements of ss. 108.17 and 108.18, the department shall charge the share of
16 benefits based on that employment in accordance with s. 108.07 (5) (a) and (b). The
17 department shall also charge the fund’s balancing account with any other state’s
18 share of such benefits pending reimbursement by that state.

19 ***b0261/2.7*SECTION 1718m.** 108.141 (7) (a) of the statutes is amended to read:

20 108.141 (7) (a) The department shall charge the state’s share of each week of
21 extended benefits to each employer’s account in proportion to the employer’s share
22 of the total wages of the employee receiving the benefits in the employee’s base
23 period, except that if the employer is subject to the contribution requirements of ss.
24 108.17 and 108.18 the department shall charge the share of extended benefits to

which s. 108.04 (1) (f), (5), (7) (a), (c), ~~(d)~~, (e), ~~(k)~~, (L), ~~(o)~~, ~~(p)~~, (q), (s), or (t), (7m) or (8) (a) or 108.07 (3), (3r), or (5) (b) ~~or~~ (8) applies to the fund's balancing account.

***b0261/2.7*SECTION 1718s.** 108.16 (13) of the statutes is created to read:

108.16 (13) If the secretary determines that employers in this state that are subject to a requirement to pay a federal unemployment tax might experience a lower tax rate if this state were to loan moneys to the fund under s. 20.002 (11) (b) 3m., the secretary shall request the secretary of administration to make one or more transfers to the fund in the amount required to maintain a favorable federal tax experience for employers. The secretary shall not request a transfer under this subsection if the outstanding balance of such transfers at the time of the request would exceed \$50,000,000. Whenever the secretary determines that the balance of the fund permits repayment of a transfer, in whole or in part, without jeopardizing the ability of the department to continue to pay other liabilities and costs chargeable to the fund, the secretary shall repay the department of administration for the amount that the secretary determines is available for repayment. The secretary shall ensure that the timing of any repayment accords with federal requirements for ensuring a favorable tax experience for employers in this state.”.

***b0261/2.8*818.** Page 795, line 18: after that line insert:

“*b0261/2.8*SECTION 1720b. 108.18 (4) (figure) Schedule A line 23. of the statutes is amended to read:

Figure 108.18 (4):

Schedule A

Line	Reserve Percentage	Contribution Rate
23.	Overdrawn by <u>at least 6.0%</u> or more <u>but under 7.0%</u>	8.50

1 ***b0261/2.8*SECTION 1720c.** 108.18 (4) (figure) Schedule A lines 24. to 26. of
2 the statutes are created to read:

Figure 108.18 (4):

Schedule A

Line	Reserve Percentage	Contribution Rate
24.	Overdrawn by at least 7.0% but under 8.0%	9.25
25.	Overdrawn by at least 8.0% but under 9.0%	10.00
26.	Overdrawn by 9.0% or more	10.70

3 ***b0261/2.8*SECTION 1720d.** 108.18 (4) (figure) Schedule B line 23. of the
4 statutes is amended to read:

Figure 108.18 (4):

Schedule B

Line	Reserve Percentage	Contribution Rate
23.	Overdrawn by <u>at least 6.0% or more but under 7.0%</u>	8.50

5 ***b0261/2.8*SECTION 1720e.** 108.18 (4) (figure) Schedule B lines 24. to 26. of
6 the statutes are created to read:

Figure 108.18 (4):

Schedule B

Line	Reserve Percentage	Contribution Rate
24.	Overdrawn by at least 7.0% but under 8.0%	9.25
25.	Overdrawn by at least 8.0% but under 9.0%	10.00
26.	Overdrawn by 9.0% or more	10.70

7 ***b0261/2.8*SECTION 1720f.** 108.18 (4) (figure) Schedule C line 23. of the

statutes is amended to read:

Figure 108.18 (4):

Schedule C

Line	Reserve Percentage	Contribution Rate
23.	Overdrawn by <u>at least 6.0% or more but under 7.0%</u>	8.50

***b0261/2.8*SECTION 1720g.** 108.18 (4) (figure) Schedule C lines 24. to 26. of the statutes are created to read:

Figure: 108.18 (4)

Schedule C

Line	Reserve Percentage	Contribution Rate
24.	Overdrawn by at least 7.0% but under 8.0%	9.25
25.	Overdrawn by at least 8.0% but under 9.0%	10.00
26.	Overdrawn by 9.0% or more	10.70

***b0261/2.8*SECTION 1720h.** 108.18 (4) (figure) Schedule D line 23. of the statutes is amended to read:

Figure 108.18 (4):

Schedule D

Line	Reserve Percentage	Contribution Rate
23.	Overdrawn by <u>at least 6.0% or more but under 7.0%</u>	8.50

***b0261/2.8*SECTION 1720i.** 108.18 (4) (figure) Schedule D lines 24. to 26. of the statutes are created to read:

Figure 108.18 (4):

Schedule D

Line	Reserve Percentage	Contribution Rate
24.	Overdrawn by at least 7.0% but under 8.0%	9.25
25.	Overdrawn by at least 8.0% but under 9.0%	10.00
26.	Overdrawn by 9.0% or more	10.70

1 ***b0261/2.8*SECTION 1720j.** 108.18 (9) (figure) Schedule A lines 25 to 27 of the
2 statutes are created to read:

Figure 108.18 (9):

Schedule A			
Line	Contribution Rate	Solvency Rate	
		Employers with payroll under \$500,000	Employers with payroll of \$500,000 or more
25	9.25	1.30	1.30
26	10.00	1.30	1.30
27	10.70	1.30	1.30

1 ***b0261/2.8*SECTION 1720k.** 108.18 (9) (figure) Schedule B lines 25 to 27 of the
2 statutes are created to read:

Figure 108.18 (9):

Schedule B			
Line	Contribution Rate	Solvency Rate	
		Employers with payroll under \$500,000	Employers with payroll of \$500,000 or more
25	9.25	1.30	1.30
26	10.00	1.30	1.30
27	10.70	1.30	1.30

3 ***b0261/2.8*SECTION 1720L.** 108.18 (9) (figure) Schedule C line 24 of the
4 statutes is amended to read:

Figure 108.18 (9):

Schedule C			
Line	Contribution Rate	Solvency Rate	
		Employers with payroll under \$500,000	Employers with payroll of \$500,000 or more
24	8.50	1.25 <u>1.30</u>	1.35 <u>1.30</u>

***b0261/2.8*SECTION 1720m.** 108.18 (9) (figure) Schedule C lines 25 to 27 of the statutes are created to read:

Figure 108.18 (9):

Schedule C			
Line	Contribution Rate	Solvency Rate	
		Employers with payroll under \$500,000	Employers with payroll of \$500,000 or more
25	9.25	1.30	1.30
26	10.00	1.30	1.30
27	10.70	1.30	1.30

***b0261/2.8*SECTION 1720n.** 108.18 (9) (figure) Schedule D lines 25 to 27 of the statutes are created to read:

Figure 108.18 (9):

Schedule D			
Line	Contribution Rate	Solvency Rate	
		Employers with payroll under \$500,000	Employers with payroll of \$500,000 or more
25	9.25	1.30	1.30
26	10.00	1.30	1.30
27	10.70	1.30	1.30

***b0261/2.8*SECTION 1720o.** 108.19 (1m) of the statutes is amended to read:

1 108.19 (1m) ~~Each~~ The department shall pay any interest due on advances from
2 the federal unemployment account to the unemployment reserve fund under Title
3 XII of the federal social security act (42 USC 1321 to 1324) by first applying any
4 amount available for that purpose from the appropriation under s. 20.445 (1) (fx).
5 If the amount appropriated under s. 20.445 (1) (fx) is insufficient to make full
6 payment of the amount due for any year, the department shall then apply any
7 unencumbered balance in the unemployment interest payment fund and any
8 amounts paid under s. 108.20 (2m). If those amounts are insufficient to make full
9 payment of the amount due for any year, the department shall require each employer
10 subject to this chapter as of the date a rate is established under this subsection shall
11 to pay an assessment to the unemployment interest payment fund at a rate
12 established by the department sufficient to pay interest due on those advances ~~from~~
13 ~~the federal unemployment account under title XII of the social security act (42 USC~~
14 ~~1321 to 1324).~~ The rate established by the department for employers who finance
15 benefits under s. 108.15 (2), 108.151 (2), or 108.152 (1) shall be 75% of the rate
16 established for other employers. The amount of any employer's assessment shall be
17 the product of the rate established for that employer multiplied by the employer's
18 payroll of the previous calendar year as taken from quarterly employment and wage
19 reports filed by the employer under s. 108.205 (1) or, in the absence of the filing of
20 such reports, estimates made by the department. Each assessment made under this
21 subsection is due on the 30th day commencing after the date on which notice of the
22 assessment is mailed by the department. If the amounts collected from employers
23 under this subsection are in excess of the amounts needed to pay interest due, the
24 department shall use any excess to pay interest owed in subsequent years on
25 advances from the federal unemployment account. If the department determines

1 that additional interest obligations are unlikely, the department shall transfer the
2 excess to the balancing account of the fund.

3 *b0261/2.8*SECTION 1720q. 108.19 (1m) of the statutes, as affected by 2013
4 Wisconsin Act (this act), is amended to read:

5 108.19 (1m) ~~The department shall pay any interest due on advances from the~~
6 ~~federal unemployment account to the unemployment reserve fund under Title XII of~~
7 ~~the federal social security act (42 USC 1321 to 1324) by first applying any amount~~
8 ~~available for that purpose from the appropriation under s. 20.445 (1) (fx). If the~~
9 ~~amount appropriated under s. 20.445 (1) (fx) is insufficient to make full payment of~~
10 ~~the amount due for any year, the department shall then apply any unencumbered~~
11 ~~balance in the unemployment interest payment fund and any amounts paid under~~
12 ~~s. 108.20 (2m). If those amounts are insufficient to make full payment of the amount~~
13 ~~due for any year, the department shall require each~~ Each ~~employer subject to this~~
14 ~~chapter as of the date a rate is established under this subsection to~~ shall ~~pay an~~
15 ~~assessment to the unemployment interest payment fund at a rate established by the~~
16 ~~department sufficient to pay interest due on those advances~~ from the federal
17 unemployment account under Title XII of the social security act (42 USC 1321 to
18 1324). The rate established by the department for employers who finance benefits
19 under s. 108.15 (2), 108.151 (2), or 108.152 (1) shall be 75% of the rate established
20 for other employers. The amount of any employer's assessment shall be the product
21 of the rate established for that employer multiplied by the employer's payroll of the
22 previous calendar year as taken from quarterly employment and wage reports filed
23 by the employer under s. 108.205 (1) or, in the absence of the filing of such reports,
24 estimates made by the department. Each assessment made under this subsection
25 is due on the 30th day commencing after the date on which notice of the assessment

1 is mailed by the department. If the amounts collected from employers under this
2 subsection are in excess of the amounts needed to pay interest due, the department
3 shall use any excess to pay interest owed in subsequent years on advances from the
4 federal unemployment account. If the department determines that additional
5 interest obligations are unlikely, the department shall transfer the excess to the
6 balancing account of the fund.”.

7 ✓ ***b0075/1.12*819.** Page 796, line 4: delete lines 4 to 8.

8 ✓ ***b0147/P1.1*820.** Page 796, line 8: after that line insert:

9 “***b0147/P1.1*SECTION 1722p.** 111.70 (4) (mc) 6. of the statutes is amended to
10 read:

11 111.70 (4) (mc) 6. The Except for the employee premium contribution, all costs
12 and payments associated with health care coverage plans and the design and
13 selection of health care coverage plans by the municipal employer for public safety
14 employees, and the impact of such costs and payments and the design and selection
15 of the health care coverage plans on the wages, hours, and conditions of employment
16 of the public safety employee.”.

17 ✓ ***b0372/1.3*821.** Page 796, line 9: delete lines 9 to 25.

18 ✓ ***b0372/1.4*822.** Page 797, line 1: delete lines 1 to 25.

19 ✓ ***b0372/1.5*823.** Page 799, line 5: delete lines 5 to 9.

20 ✓ ***b0381/1.1*824.** Page 799, line 16: after that line insert:

21 “***b0381/1.1*SECTION 1731m.** 115.28 (7) (h) of the statutes is created to read:
22 115.28 (7) (h) Promulgate a rule requiring an applicant for a license to provide
23 his or her home address.”.

24 ✓ ***b0273/1.1*825.** Page 799, line 17: delete lines 17 to 23 and substitute:

1 “**b0273/1.1*SECTION 1732m.** 115.28 (12) (a) of the statutes is repealed and
2 recreated to read:

3 115.28 (12) (a) 1. Develop a proposal for a multiple–vendor student information
4 system for the standardized collection of pupil data. The proposal shall allow schools
5 and school districts to use their vendor of choice and include reporting requirements
6 that can reasonably be met by multiple vendors. The state superintendent may not
7 establish a student information system unless the proposal is approved by the joint
8 committee on finance under subd. 2.

9 2. Submit the proposal to the joint committee on finance for its approval,
10 disapproval, or modification. If the joint committee on finance approves the
11 proposal, or modifies and approves the proposal, the state superintendent shall
12 implement the proposal and the joint committee on finance may release to the state
13 superintendent funds from the appropriation under s. 20.865 (4) (a) for the purpose
14 of paying the costs incurred by schools and school districts to meet the proposal’s
15 reporting requirements.

16 3. If the proposal is approved under subd. 2., the state superintendent shall
17 ensure that information about pupils enrolled in charter schools and about pupils
18 enrolled in private schools participating in a parental choice program under s. 118.60
19 or 119.23, including their academic performance and demographic information,
20 aggregated by school district, school, and teacher, is collected and maintained in the
21 student information system.”.

22 ✓ ***b0273/1.2*826.** Page 800, line 1: delete “Each” and substitute “If the
23 student information system is established under par. (a), each”.

1 ✓ ***b0273/1.3*827.** Page 800, line 8: delete "Ensure" and substitute "Ensure If
2 the student information system is established under par. (a), ensure".

3 ✓ ***b0217/1.1*828.** Page 801, line 20: after "districts" insert "in this state".

4 ✓ ***b0363/3.1*829.** Page 802, line 24: delete "or 2n." and substitute ", 2n., or
5 2p.".

6 ✓ ***b0337/1.1*830.** Page 803, line 8: delete "June 30" and substitute
7 "September 30".

8 ✓ ***b0316/P1.2*831.** Page 803, line 24: delete the material beginning with that
9 line and ending with page 806, line 9.

10 ✓ ***b0218/2.1*832.** Page 806, line 22: delete the material beginning with "If"
11 and ending with "she" on line 23 and substitute "The person".

12 ***b0218/2.2*833.** Page 807, line 1: delete lines 1 to 5 and substitute:

13 **"*b0218/2.2*SECTION 1751m.** 115.42 (2) (d) of the statutes is created to read:

14 115.42 (2) (d) In any of the 9 school years following the receipt of a grant under
15 sub. (1), if the grant recipient fails to maintain a rating of "effective" or "highly
16 effective" in the applicable educator effectiveness system, as determined by the
17 department, he or she is not eligible for a grant under this subsection in that school
18 year."

19 ***b0350/2.2*834.** Page 807, line 5: after that line insert:

20 **"*b0350/2.2*SECTION 1751m.** 115.437 of the statutes is created to read:

21 **115.437 Per pupil aid.** (1) In this section, "number of pupils enrolled" has
22 the meaning given in s. 121.90 (1) (intro.) and includes 40 percent of the summer
23 enrollment.